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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/047,045 01/14/2002		J. Barry Shackleford	10017560-1	3502
HEWLETT-PACKARD COMPANY Intellectual Property Administration P.O. Box 272400 Fort Collins, CO 80527-2400			EXAMINER	
			MARSCHEL, ARDIN H	
			ART UNIT	PAPER NUMBER
			1631	

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Application No. Applicant(s)				
Office Action Summary		10/047,045	SHACKLEFORD, J. BARRY			
		Examiner	Art Unit			
		Ardin Marschel	1631			
Period fo	The MAILING DATE of this communication apports Reply	ears on the cover sheet with the c	orrespondence address			
THE I - Exter after - If the - If NO - Failur Any r	ORTENED STATUTORY PERIOD FOR REPLY MAILING DATE OF THIS COMMUNICATION.  Isions of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period we to reply within the set or extended period for reply will, by statute, eply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	66(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) days fill apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONEE	ely filed s will be considered timely. the mailing date of this communication. O (35 U.S.C. § 133).			
Status						
1)🖂	Responsive to communication(s) filed on 09 April 2004.					
2a) <u></u> □	This action is <b>FINAL</b> . 2b)⊠ This action is non-final.					
3)	☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
	closed in accordance with the practice under E.	x parte Quayle, 1935 C.D. 11, 45	3 O.G. 213.			
Dispositi	on of Claims					
5) 6) 7)	Claim(s) <u>1-23</u> is/are pending in the application.  4a) Of the above claim(s) <u>12-23</u> is/are withdraw Claim(s) is/are allowed.  Claim(s) <u>1-11</u> is/are rejected.  Claim(s) is/are objected to.  Claim(s) <u>1-23</u> are subject to restriction and/or e					
Application	on Papers					
10) 🔲	The specification is objected to by the Examiner The drawing(s) filed on is/are: a) access applicant may not request that any objection to the deplacement drawing sheet(s) including the correction to the oath or declaration is objected to by the Examiner.	pted or b) objected to by the Elrawing(s) be held in abeyance. See on is required if the drawing(s) is objected	37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).			
Priority u	nder 35 U.S.C. § 119					
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>						
Attaches t	(c)					
Attachment  1) Notice	e of References Cited (PTO-892)	4) Interview Summary (	PTO-413)			
2) Notice	of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Dat	e			
Paper	nation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) No(s)/Mail Date	5) Notice of Informal Pa	itent Application (PTO-152)			
S. Patent and Tra	ademark Office					

Application/Control Number: 10/047,045

Art Unit: 1631

## **DETAILED ACTION**

Applicant's election of Group I (claims 1-11) in the reply, filed on 4/9/04, is acknowledged. Because applicant did not distinctly and specifically point out the supposed errors in the restriction requirement, the election has been treated as an election without traverse (MPEP § 818.03(a)).

## **VAGUENESS AND INDEFINITENESS**

Claims 1-11 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

In claim 1, lines 1-2, the claimed circuit arrangement is directed to "searching a parent code sequence for a target code sequence". Consideration of the claimed content of the circuit in lines 3-13 of claim 1 has failed to reveal any limitation which corresponds to such a specific search for a target code sequence. It is acknowledged that a shift register stores and shifts parent code, a matching circuit provides a binary value for matching, and an adder sums the binary values. Nowhere is there a component which determines the target code sequence. The binary value that is summed in the adder may be indicative of finding a target code sequence if there is a binary value determination which corresponds to finding such a target code sequence. No such value is set forth, or even any indication of looking for such a value. Thus, are the metes and bounds of claim 1 defined by the preamble in lines 1-2 or are they defined by a non-target determination search without a clear goal in lines 3-13 of claim 1? Clarification via clearer claim wording is requested. Claims which depend directly or

Application/Control Number: 10/047,045

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**Art Unit: 1631** 

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indirectly from claim 1 also contain this unclarity due to their dependence and a lack of clarifying this issue.

## **PRIOR ART**

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-11 are rejected under 35 U.S.C. 102(b) as being clearly anticipated by Lipman et al. [Science 227:1435 (1985)].

Lipman et al. is directed to searching databases (containing parent sequences) for a newly determined sequence (target sequence) via microcomputers programmed with an algorithm for such searching as summarized in the abstract. It is noted that the instant claims are directed to a circuit arrangement which is reasonably deemed to be inclusive of microcomputer hardware with its associated software program components. Lipman et al. discloses an original algorithm as one type of sequence searching algorithm on page 1435, third column, third full paragraph, through page 1436, second column, line 8, which performs a sequence search algorithm as a computer program. In this computerized algorithm the sequences to be compared for target searching are cited as sequences 1(target) and 2 (parent) sequences and stored (n contiguous codes as in instant claim 10) with character codes (instant claims 2 and 3) for the sequence of amino acids in each as required in instant claim 1, lines 3-6. These sequences are compared in said algorithm by shifting from amino acid pair to amino acid pair as also

Application/Control Number: 10/047,045

Art Unit: 1631

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instantly required. A lookup table (instant claim 11 utilized a plurality of times for the sequence comparison; it is noted that claim 11 lacks any limitation as to whether the lookup tables are the same or different) is utilized to look up each amino acid pair and an offset value is determined for each amino acid in order through the two sequences being compared as also instantly claimed in the matching circuit in instant claim 1, lines 7-10. This value is then scored in a pipeline fashion [moving sum (or recent and next)] (or prior, intervening, and first codes) as in instant claims 7, 8, or 9] along the sequences wherein the score is increased for an identity match and decreased for each mismatch as described on page 1436, bridging paragraph between the first and second columns. Thus identities vs. mismatch values are summed as required to produce values as in instant claim 1, lines 11-13. This therefore discloses a pipelined added arrangement is disclosed as instantly claimed in lines 11-13 of instant claim 1. The sequence comparisons are also organized in a dot-matrix homology plot as stated on page 1436, first column, lines 11-13, which is reasonably also a pipelined adder tree (or binary vectors as in instant claim 6) for the many diagonals therein represented which are separately determined and scored as instant claim 4. The summed score values are binary values due to being calculated within a microcomputer system programmed as set forth above. It is well known that the actual numerical values that are calculated in such a microcomputer/software arrangement are binary values due to this being the computation values utilized therein. Anderson et al. (P/N 3,969,724) is cited herein only to provide evidence of such binary value computational practice in microcomputers for now many years. Anderson et al. describes binary bit processing in columns 4-22 with

Art Unit: 1631

binary machine code for control also described. In column 19, line 54, through column 20, line 25, registers are operated via bits arranged in Op codes. Bit manipulation is specifically cited in column 17, lines 20-24, as being performed during a variety of software program instructions including adding involving carry and propagate addition as required for addition operations as in instant claim 5. Thus, the above listed instant clams are anticipated by Lipman et al.

No claim is allowed.

Papers related to this application may be submitted to Technical Center 1600 by facsimile transmission. Papers should be faxed to Technical Center 1600 via the Central PTO Fax Center. The faxing of such papers must conform with the notices published in the Official Gazette, 1096 OG 30 (November 15, 1988), 1156 OG 61 (November 16, 1993), and 1157 OG 94 (December 28, 1993)(See 37 CFR § 1.6(d)). The Central PTO Fax Center number is (703) 872-9306.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ardin Marschel, Ph.D., whose telephone number is (571) 272-0718. The examiner can normally be reached on Monday-Friday from 8 A.M. to 4 P.M.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael Woodward, Ph.D., can be reached on (571) 272-0722.

Any inquiry of a general nature or relating to the status of this application should be directed to Legal Instrument Examiner, Tina Plunkett, whose telephone number is (571) 272-0549.

Andin J. Wardel 425/04

June 25, 2004